

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

<b>In re:</b>	:	<b>Civil Action Nos.</b>	<b>18-CV-2201</b>
<b>THOMAS PICOZZI,</b>	:		<b>18-CV-2235</b>
<b>Plaintiff</b>	:		<b>18-CV-2238</b>
	:		<b>18-CV-2239</b>
	:		<b>18-CV-2277</b>
	:		<b>18-CV-2324</b>
	:		<b>18-CV-2327</b>

**ORDER**

**AND NOW**, this 8<sup>th</sup> day of June 2018, upon considering Thomas Picozzi's Motions to proceed *in forma pauperis* and complaints in the above seven civil actions and for reasons in the accompanying memorandum, it is **ORDERED**:

1. Mr. Picozzi is **GRANTED** leave to proceed *in forma pauperis* in the above seven cases.
2. Mr. Picozzi's Complaints in the above seven cases are **DISMISSED** and he may not file amended complaints in these seven cases. We **DISMISS his claims with prejudice** except: state law claims in Nos. 18-2235, 18-2327 dismissed for lack of subject matter jurisdiction; or, a federal claim for malicious prosecution in No. 18-2277 under *Heck v. Humphrey*, 512 U.S. 477, 486-87 (1994), which are **DISMISSED without prejudice** to refiling his claims in state court or after his convictions are invalidated.
3. On or before **June 18, 2018**, Mr. Picozzi shall **show cause** in a memorandum not exceeding fifteen pages as to why we should not require any future civil non-*habeas* cases which he seeks to pursue in this Court to be subject to our pre-filing review before granting the privilege of proceeding *in forma pauperis*. His show cause memorandum should be entitled "Response to Show Cause Order" and filed under Docket No. 18-2201. Absent his filing of a

timely Response to Show Cause Order, we may enjoin Mr. Picozzi's future *in forma pauperis* filings in this Court without further notice.

4. The Clerk of Court shall CLOSE each of the above seven cases.

  
KEARNEY, J.